

STATE OF SOUTH DAKOTA

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IN CIRCUIT COURT

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COUNTY OF STANLEY

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SIXTH JUDICIAL CIRCUIT

BRYAN ANTHONY REO,

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58CIV 20-07

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Plaintiff,

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vs.

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PASTOR LINDSTEDT'S PROPOSED
FINDINGS OF FACT & CONCLUSIONS
OF LAW AGAINST BRYAN REO &
UNETHICAL LAWYER ROBERT
KONRAD

MARTIN LINDSTEDT, PASTOR ,
THE CHURCH OF JESUS CHRIST
CHRISTIAN / ARYAN NATIONS OF
MISSOURI,

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Defendant(s)/Counter-Claimants.)

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COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt) OF THE Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter described as Pastor Lindstedt's Church) to make their Proposed Findings of Fact and Conclusions of Law. This Court is engaged in making at the request of Bryan Reo and his ethically challenged lawyer Robert Konrad this Court's unlawful and without jurisdiction claiming that Pastor Lindstedt is disallowed from transferring over to his sister the other putative defendant his inheritance that Bryan Reo has been using the state and federal courts to gain by abuse of legal process. Pastor Lindstedt's transferral of his inheritance admittedly was to prevent Bryan Reo and Reo's antifa family and friends from getting it and thus making their racial and religious civil war unprofitable. This court is engaged in destroying its own legitimacy and power by allowing this action to commence and to proceed. Bryan Reo and Attorney Konrad are using their local state and federal courts in Ohio to try Pastor Lindstedt and Lindstedt's Aryan Nations Church before a jury of non-whites and anti-white whiggers before a succession of corrupt judges to punish in violation of the so-called First Amendment Pastor Lindstedt writing

on the Aryan Nations Church web page that Bryan Reo is a non-white homosexual agent provocateur Satanic abomination (a “mamzer faggot ZOGbot) infesting the White Supremacist and Christian Identity Resistance for 20 years. Pastor Lindstedt has advocated using biological and nuclear weaponry from all the ailing nuclear power plants to exterminate or drive off the non-white population and reduce the white population to 20-30 million ruled by local theocratic military dictatorships (The Ten Thousand Warlords) and remove the current Mighty Evil Empire of ZOG/Babylon the Third and Final. Pastor Lindstedt has demonstrated that Bryan Reo is engaged in “lawfare” and that Attorney Konrad has a massive conflict of interest due to working for the Ollinger Law Firm which handled Defendant Susan Bessman’s legal work. This court on Aug. 31, 2020 unlawfully prevented Pastor Lindstedt from bringing this matter up. This Court has given Attorney Konrad everything he has asked for even though the underlying Bryan Reo litigation in Ohio means that now they must worry about “white supremacists” whipping up the BLM and antifa to burn down their own cities in order to finish off Trump and FBI-run kidnapping plots and spreading of the Covid-19 ZOG-virus destroying the economy. This Court places itself in the position of telling its rural ranchers and property owners that some non-white antifa agitator can gin up litigation in Ohio or California or New York state and get a judgment that this Court will enforce against one of their own People. Thus this Court places itself and its government and police in the position that unsupervised unregulated lawyers can under color of law take everything that they got before their own corrupt courts through abuse of legal process. The end result shall be civil war ending in the extermination of the non-whites and the subjugation of these hostile elites and those who support them. Pastor Lindstedt is a write-in White Supremacist candidate for Governor of Missouri and is calling for the winning of this civil war, by means of legalizing both the means and results.

If this Court “legalizes” the freezing of private property on the basis of foreign litigation and abuse of legal process in foreign dominions and states then the end result will be when they lose power and control that they too shall lose their property and very lives when there is a regime change. In the short and intermediate term there will be litigation in the state and federal courts as long as those regimes last. Pastor Lindstedt and his Aryan Nations Church will be suing the State of South Dakota and going after the assets of lawyers and doing ZOG knows what out of court. *Therefore the best possible thing which should be done for the survival of the current South Dakota regime is for this Court to rule that this action is dismissed and to sanction Attorney Robert Konrad for bringing this corrupt and malicious action to bear in the first place.* Pastor Lindstedt’s sister is simply going to keep on renting it out and getting an income from the rental of \$25,000 per year after paying the high property taxes. One should not import a racial and religious Second Civil War to South Dakota.

PASTOR LINDSTEDT’S PROPOSED INTRODUCTION PARAGRAPH

This Court, having heard testimony at the evidentiary hearing on Plaintiff’s Motion for a Preliminary Injunction, and up until now having given Plaintiff’s Attorney Robert Konrad everything Konrad wanted finds that both Plaintiff Bryan Reo and Attorney Robert Konrad perjured themselves on both the facts and law of this entire case. Bryan Reo is a long-time wannabe [non-white] white supremacist fighting with Pastor Lindstedt a genuine White Supremacist and Christian Identity pastor. While Bryan Reo did win a \$105,000 judgment against Pastor Lindstedt and a \$400 judgment against the Church of Jesus Christ Christian / Aryan Nations of Missouri before the Lake County Ohio Court of Common Pleas in June 2019, (after losing in the Western District of Missouri federal court) this case is on appeal. Bryan Reo also has four more federal lawsuits removed to the Northern District of Ohio federal district

court transferred from Lake County Ohio in the works. It is possible that Bryan Reo will file even more litigation against Pastor Lindstedt and Lindstedt's Church if this Court allows Bryan Reo and Bryan Reo's attorney Robert Konrad to force Pastor Lindstedt to reclaim his inheritance so that there will be something for Bryan Reo to take under color of law. However SD 15-16-45 & 46 states that this Court has an affirmative duty to prevent lawyers from destroying SD property-holders from defamation barratry, in this case from Ohio as opposed to any other third-world country:

15-16-45. Criteria for recognition of out-of-country foreign judgments.

In deciding whether to enforce and recognize an out-of-country foreign judgment, the court shall consider the following factors when deciding whether to enforce and recognize a out-of-country foreign judgment, to wit:

- (1) The foreign court actually had jurisdiction over both the subject matter and the parties;
- (2) The judgment was not obtained fraudulently;
- (3) The judgment was rendered by a system of law reasonably assuring the requisites of an impartial administration of justice which includes due notice and a hearing;
- (4) The judgment did not contravene the public policy of the jurisdiction in which it is relied upon; and
- (5) The jurisdiction issuing the order or judgment also grants comity to orders and judgments of South Dakota courts.

15-16-46. Required findings for recognition of out-of-country foreign defamation judgment.

In matters concerning defamation, the court, before it recognizes an out-of-country foreign judgment, shall by clear and convincing evidence, find that the law applied in the foreign court's adjudication, which resulted in a judgment, provided at least as much protection for freedom of speech and the press as would be provided by the United States Constitution and the Constitution of the State of South Dakota, in addition to the criteria set forth in § 15-16-45.

This Court must follow the criteria established by South Dakota law. How Plaintiff Bryan Reo was able to gain a judgment in Ohio against Pastor Lindstedt and more importantly Lindstedt's Aryan Nations Church in defiance of the First Amendment and whether the Ohio courts have jurisdiction in the first place is questionable. Bryan Reo denied being "SwordBrethren" a white supremacist persona and lied about when it found out Pastor Lindstedt has a South Dakota inheritance back in August 25, 2014 which exhibits were presented to this Court. (Prey for Muh Suckcess). There were a number of other perjuries indulged in by both Reo and Reo's lawyer

Robert Konrad. Pastor Lindstedt has presented evidence that he is counter-suing Bryan Reo and Reo's lawyer Robert Konrad and Konrad's present law firm and past Ollinger Law Firm. While this Court on Aug. 31, 2020 protected its erring bar member Konrad from being brought up on ethics charges for having worked for the Ollinger Law firm which handled Susan Bessman's estate matters, the time for cover-up must end.

Bryan Reo, with the collusion of the Lake County Ohio courts and State of Ohio thinks that it is a good idea to drag Pastor Lindstedt and his Aryan Nations Church which practices White Supremacist politics and Dual-Seedline Christian Identity religion 900 miles away and try them for calling Bryan Reo a homosexual mongrel agent provocateur infiltrating the White Supremacist Movement before a non-white liberal jury and before a corrupt judge lacking jurisdiction. Regardless of how this matter proceeds in Ohio, Pastor Lindstedt while putting Bryan Reo under his personal protection, advocates using Covid-19 to destroy the Ohio population and chernobyling the Ohio countryside as was the Judgment of YHWH upon Sodom and Gomorrah for their Sin of False Dominion and Judicial Murder of strangers dragged in from outside their jurisdiction on the caravan route from the Red Sea to Mesopotamia. The punishment upon this Court for violating its SD 15-16-45 & -46 would be much like that of Samson rewarding these fraudulent judgments by getting it from legal philistines and trapping foxes and setting a firebrand behind theirs' tails. If there is no payoff for Bryan Reo or Reo's antifa "lawfare" fellow lawyers then they will lose all appetite for pursuing malicious litigation against Pastor Lindstedt and Lindstedt's sister.

This Stanley County Court on the basis of SD 15-16-45 and 15-16-46 and rule of law decides to not recognize or enforce Bryan Reo judgments outside South Dakota upon Pastor Martin Lindstedt or the Church of Jesus Christ Christian / Aryan Nations of Missouri.

PASTOR LINDSTEDT'S PROPOSED FINDINGS OF FACT

1. Any finding of fact more properly a conclusion of law, and *vice versa*, shall be so deemed.
2. That on or about February 14, 2020, the Plaintiff filed with this Court a fraudulent and perjurous Verified Complaint alleging that Defendant Lindstedt and Defendant Susan April Bessman have engaged in a fraudulent transfer as defined by South Dakota law, and Plaintiff requests various relief under the Uniform Fraudulent Transfers Act.
3. That the Court, previously The Honorable Judge Margo Northrup, improperly granted a temporary restraining order (TRO) prohibiting Defendants from engaging in certain conduct as set forth in the Verified Complaint then extended this TRO.
4. That the temporary retraining order was extended several times with the consent of the Defendant Susan Bessman and Plaintiff but with the opposition of Pastor Lindstedt and in part due to Covid-19 pandemic concerns, especially given that nearly all parties had to travel a great distance for this hearing.
5. At the time of filling the initial Summons and Complaint, the Plaintiff and its lawyer who because of a conflict of interest shouldn't be allowed to represent Reo also filed a motion for preliminary injunction.
6. On August 31, 2020, this Court conducted an evidentiary hearing on this motion for preliminary injunction, and all parties were ordered to personally appear.
7. Plaintiff Reo was present with his attorney Robert Konrad. Attorney Konrad used to work for Ollinger Law Firm which handled Susan Bessman estate matters and as such is lawfully prohibited from working for Bryan Reo against Susan Lindstedt Bessman . It is suspected that Konrad gave Bryan Reo Susan Bessman's e-mail account

and details as to the estate and property of both Pastor Lindstedt and Susan Bessman

8. Defendant Lindstedt appeared personally, pro se. 9. Defendant Bessman did not appear personally, but did appear through her counsel Kody Kyriss. 10. Defendant Bessman, through counsel, prior to the hearing indicated that she would consent and not object to the issuance of the preliminary injunction as requested by Plaintiff.

11. At the hearing, Plaintiff Bryan Reo testified under oath and he was subject to cross-examination by Mr. Lindstedt. Bryan Reo pretended that he never had been known as “SwordBrethren” gloated about taking Pastor Lindstedt’s South Dakota inheritance (See Exhibit #2, Pray for my Suckcess Reo v. Lindstedt 19-cv-02589 pgs 255-257 NDOh) in which Bryan Reo intends to use the courts in order to *“take all of his property, all of his wealth, all of his land, all of his assets, all of his money, to me, and leave him desolate and penniless.”*) or involved with White Supremacy lawfare through the Foundation for the MarketPlace of Ideas (Exhibit #1 501(c)(3) 2017 IRS income tax filing, already filed before in this case.

12.
12 The Court shouldn’t find Plaintiff Bryan Reo to be a credible witness. This Court listened to readings from Exhibit #3 Exhibit #3 Lake County Ohio Judgment Entry Adopting Magistrate’s Opinion, Bryan Anthony Reo v. Martin Lindstedt Case # 20CS000520, Doc. #42-1 Pg 392-395. Reo v. Lindstedt 19-cv-02589-CAB in which Magistrate Judge Christian Andre – without Pastor Lindstedt as the targeted individual being present – found Bryan Reo to have filed a fraudulent Civil Stalking Protection Order for the use of his Ohio federal cases and quashed it. Bryan Reo simply lied and evaded telling the truth with the aid of his Attorney Robert Konrad. Thus since Bryan Reo is not a credible witness or plaintiff this matter should be dismissed and the preliminary restraining order quashed just like was the result in Lake County Ohio.

Plaintiff’s items #13-26. Pastor Lindstedt will not challenge here directly.

Item 27. Attorney Konrad suborns perjury. Bryan Reo became aware of Pastor Lindstedt's inheritance sometime in late 2013 or early 2014 because for three and a half years Bryan Reo had called Pastor Lindstedt a "convicted child molester" (now in the never-ending litigation just a child molester) and Pastor Lindstedt called Bryan Reo a Satanic homosexual mongrel ZOGbot abomination (well Pastor Lindstedt always calls Bryan Reo that). Then Bryan Reo took that stuff down because it wasn't until Pastor Lindstedt had something to steal that Bryan Reo sued in Ohio federal district court in April 2014. Bryan Reo lied when it claimed that he just became aware of Lindstedt's inheritance in 2018 after four years of litigation trying to get millions out of Pastor Lindstedt and Lindstedt's Aryan Nations Church. These two liars should be sanctioned.

Items 28-37. Pastor Lindstedt admits that he did not transfer his property until the end of October 2019 after Bryan Reo bought a fake judgment and colluded with the Granby City Council to harass Pastor Lindstedt.

Items 38-45. Bryan Reo has filed four more bogus lawsuits on behalf of himself and his wife and father in Lake County Ohio transferred to the Ohio federal courts. This litigation is over Pastor Lindstedt republishing Bryan Reo complaining that its Brazilian Sephari jewess wife deceived him by claiming to want Reo-spawn and then avoiding divorce and her jumping up and down trying to get the attention of what Pastor Lindstedt thought at the time were two homosexual mongrels and one of them turned out to be Bryan Reo's father. In the 31 Aug. 2020 hearing Bryan Reo admitted that Pastor Lindstedt never ever used the words "homosexual incest" or "transgendered prostitute." Pastor Lindstedt doesn't know what the end results of all this Bryan Reo litigation shall be but intends to use it as an excuse to wage the 2d Civil War in Ohio.

Item 46. Pastor Lindstedt answered some of Bryan Reo's interrogatory requests, but when Bryan Reo tried to collect on his motion for civil contempt, the trial judge Patrick Condon on 14 Jan

2020 told Bryan Reo that the Lake County Court's jurisdiction was limited to the State boundaries. Bryan Reo would have to try to collect in Missouri and South Dakota for its payoff, not Ohio. Again Bryan Reo and Attorney Konrad lie about the facts and the law.

Items 47-52. Attorney Konrad has his notions as to fact and law which need not be argued again.

Item 53. Pastor Lindstedt and his Aryan Nations Church has an ecclesiastical judgment against Lake County and the State of Ohio for \$400 billion and a Writ of Gelding as well. As Pastor Lindstedt looks at it, rival courts can do whatever they please and whatever they can enforce.

Item 54. Pastor Lindstedt is essentially indigent and is thinking of selling two of his vehicles in order to get SSI benefits of \$800 per month or of selling stock in Lake County, Newton County and Stanley County Geldings & Walking Wombs to those who wish to confiscate the persons and property of Ohio, Missouri and South Dakota regime-criminals and their families.

Item 55-65. Pastor Lindstedt has always admitted that he transferred his property to his sister because she is family who hasn't betrayed Pastor Lindstedt and because there would be no impediment like going through a title company in deeding it back to her.

Item 66-68. A similar event occurred when Pastor Richard Butler was sued by the Southern Poverty Law Center back in 2000. After the crooked jury trial Butler lost his farm because he could not pay a supercedeas bond on appeal of \$6 million. Therefore the proper procedure and one held by every Revolutionary Fighter is to agree that the government can do whatever they want and then upon winning the civil war to have a Revolutionary Drum-Head Military Tribunal Kort-Martial and then after torturing the regime criminals for confessions to carry out sentence immediately. Against Lake County and the State of Ohio judgment means quantrillization of NE Ohio and chernobyling the North Perry Nuclear Power Plant for which Bryan Reo blames me for getting it fired from. I doubt Attorney Konrad will be in as much of a lather for supercedeas

when we are forcing lawyers to bite off theys' spawns testicles and sodomize their females prior to becoming walking wombs. Would an acceptable supercedeas bond consist of Attorney Konrad's getting to spit the nuts of its family members and law partners into a mason jar for freezing? Pastor Lindstedt does not recognize that the courts of Ohio or of South Dakota have any valid jurisdiction over himself and his Church any more than Abraham recognized that the judiciary of Sodom and Gomorrah got to kidnap his servant Elieazar checking in on Lot.

Item 69. The vast majority of Pastor Lindstedt's testimony and arguments was that Bryan Reo deliberately chose to fight with Pastor Lindstedt the past decade as opposed to merely picking on Bryan Reo upon a whim as just another one of 100-200 thousand negro homosexuals living around Cleveland Ohio. Bryan Reo could have honored his agreement after detection on Oct. 29, 2010 to stop threatening Christian Identity folk, and to leave pretending to be a [non-white] white supremacist and Christian Identity sub-pastor. Instead, after three days Reo decided to take down Church web pages and continue to harass Pastor Lindstedt and upon finding out about the South Dakota inheritance to go after it in Ohio courts. Attorney Konrad is merely another one of Reo's antifa "lawfare" attorneys located in South Dakota probably associated with FMI/ZPLC.

Items 70-77. Attorney Konrad cites what Pastor Lindstedt has written in court documents before state and federal courts in Ohio and South Dakota. Pastor Lindstedt has made it quite clear that he intends to destroy NorthEastern Ohio for running a "Sodom & Gomorrah" kort system upon White Supremacists and their Church in which they drag Aryan Nations pastors and their Churches to face a corrupt kangaroo court in front of a non-white jury and crooked judge 900 miles away. The Covid-19 ZOG-virus affects the non-whites several times as bad as whites and urban whites in Ohio far more than rural whites here in Missouri and can easily be weaponized in its mutations as it was when released in China last year. The North Perry Nuclear Power Plant

where Bryan Reo used to work until a series of nuclear accidents made those who hired Bryan Reo finally do a google search and find that Bryan Reo was a self-loathing mentally unstable homosexual mongrel snitching for the state and federal police while yapping on StormFront about gunning them down because they were following him is an ailing 50-year old plant which the State of Ohio cannot afford to close down. It would be a simple thing to either cut off the flow of cooling water or of diesel fuel upon civil unrest and have the nuclear fuel rods burn a hole in the reactor. Pastor Lindstedt showed up before the Lake County Court in order to avoid a default judgment. NorthEastern Ohio deserves to be eradicated both for their tyrannies during the First Civil War and this Second Civil War.

Insofar as Bryan Reo being likely to prevail on the merits of its claim before a jury for fraudulent transfer, this Court is going to have to explain to the voters why they allow a non-white professional plaintiff such as Bryan Reo to seize the property of a “white supremacist” native-born landowner who gave the property back to his sister. I think that any court system in South Dakota which tried this stunt would find that the community has grown rather hostile to their continued pretense of rule of law. Especially given that Bryan Reo and Robert Konrad have done nothing but lie on both the facts and law to this overindulgent court.

Item 78. Attorney Konrad and Bryan Reo bring up a bogus judgment that Bryan Reo or Reo’s handlers purchased from the City of Granby for \$1000. Exactly a year ago on Columbus Day, Bryan Reo sent an e-mail to Pastor Lindstedt gloating about buying from the Granby City Hall this fraudulent assessed judgment of \$4000 in lawyers fees because Pastor Lindstedt dared to sue the City of Granby under the Missouri Sunshine Act. This was unlawful because this litigation expressly forbids fines punishing those who file this litigation for daring to sue government entities under this law. The selling of this judgment was filed in court by Bryan Reo.

Pastor Lindstedt confronted the next door neighbor Ashley Edgemon for selling this judgment to Bryan Reo and was told smugly that they had sold the fraudulent judgment to Bryan Reo in order to enforce payment. The very next day the City of Granby without due process of law brought in bulldozers to bulldoze down the grass and small trees owned by Pastor Lindstedt and Roxie and Pastor Lindstedt's nieces and nephews. Around 12:29 pm Oct. 15, 2020 Pastor Lindstedt said goodbye to Roxie and his dog fully intending to shoot these Granby council-criminals and city workers bulldozing down his property but held off because his South Dakota inheritance was still in his name and because Roxie was sick and who would take care of her? Pastor Lindstedt decided to hold off in shooting these Granby criminals long enough to transfer his property to someone and Pastor Lindstedt's sister was the logical choice. Pastor Lindstedt didn't say anything about Bryan Reo or about shooting the Granby council-criminals to his sister although she could see the bulldozered ground. This year has brought the pandemic and financial collapse and the end of the current regime is in sight, so that Pastor Lindstedt thinks that he can encourage the extermination of non-whites and jews and regime criminals and their families. However, Attorney Konrad illustrates his viciousness by bringing up this fraudulent assigned judgment up even though it wouldn't pass muster in South Dakota any more than it did in Missouri.

Bryan Reo and his fellow lawyer Robert Konrad are extremely vicious abusers of legal process. The fact that they are officers of the court means that the court system needs to be exterminated in the interests of justice. Transferring his inheritance meant that Pastor Lindstedt lived another year to fight this matter before the corrupt courts. However, gunning down police officers, lawyers, judges and politicians when in extremis and not worrying about the consequences might be for the best in most cases given that restraint in the nature of peace is not rewarded but punished. Restraint and believing that Bryan Reo would be stymied from stealing

Pastor Lindstedt's inheritance was what prevented a possible mass shooting in 2019. What prevents a mass shooting in 2020 is the prospect of ZOG collapse and the extermination of millions of former regime criminals and their families through a Second Civil War due to Revolutionary justice. Both Bryan Reo and his fellow antifa "lawfare" attorney Robert Konrad want to provoke Pastor Lindstedt to violence through abuse of legal process. The reason that the fake purchased \$4000 judgment was not pursued before this Stanley County court is that it went nowhere in the Newton County court of original jurisdiction and was promptly contested and forms part of the basis for counter-litigation against Bryan Reo and his lawyers including Robert Konrad. It brings up the issue of where Bryan Reo got the \$1000 to purchase the fraudulent judgment which has been an item of Reo's stalking obsession with Pastor Lindstedt since 2018.

The reason that Attorney Konrad mentions this item in passing is because Attorney Konrad is deliberately vicious and a poster-criminal for the cause of eliminating 95% of the legal profession in changing the legal system from a common-law unlicensed lawyers roaming & litigating to steal the property of the productive to a civil law system in which the only lawyers in civil practice will be eunuchs working for the successor regimes of local military dictators.

PASTOR LINDSTEDT'S PROPOSED CONCLUSIONS OF LAW

79. The Plaintiff Bryan Reo's Motion for preliminary and the temporary injunctions were and are based upon fraud and abuse of legal process by himself using a fellow antifa "lawfare" attorney Robert Konrad, who is unethically and illegally representing Bryan Reo due to his gaining confidential legal information from his former working with the Ollinger Law Firm representing Susan Bessman. Whenever Robert Konrad e-mails his Motions around midnight the judge first thing in the morning approves those motions. This suggests a lawyer to lawyer conspiracy.

80. Susan Bessman was unaware of Bryan Reo and Reo's long-term litigation until late February of this year when she was attempted service at her rental home in Florida. After Pastor Lindstedt was served by Newton County Sheriff Pastor Lindstedt filled her in on what the papers served were about. Susan Bessman is an innocent third-party albeit one whom Bryan Reo and the rest of the Foundation for the Marketplace of Ideas and Bryan Reo's Aryan homosexual lover Attorney Kyle Bristow in an e-mail to Pastor Lindstedt has pledged to "render destitute" around April 28. Susan Bessman decided to hire a lawyer but found that Bryan Reo and Robert Konrad had poisoned the Pierre lawyer pool and could not hire the Ollinger Law firm which had handled her estate because her confidential lawyer matters there had been stolen by Robert Konrad and that Bryan Reo had her e-mail address. She couldn't go to the Mortenson law firm or even get the \$100 bill for services rendered because the lawyers guild thinks it is "unethical" for people to keep their property whenever another crooked lawyer wants it. She called around to other lawyers and found out that Bryan Reo or Robert Konrad had gotten there first. She got ahold of Kody Kyris's law firm and was told that for \$5000 retainer they would represent her but under no circumstances were they going to represent Pastor Lindstedt. Pastor Lindstedt said that under no circumstances were they going to represent Pastor Lindstedt but the same as in Newton County Missouri the only lawyer she could get for representing her case would get an exemption from extermination and gelding of their family although come the Revolution they would no longer be able to be a lawyer because the "Lawyer's Guild" would be liquidated and the only "barristers" would be eunuchs representing the local military dictatorships under civil law. She has spent \$5000 already, pays around \$500 per month of activity, and supposedly got a \$1000 bill for her lawyer's listening in on 31 August 2020 for five and a half hours. She has talked about getting a lawyer from Rapid City if necessary but her legal strategy is different than Pastor

Lindstedt's. Pastor Lindstedt intends to use this corrupt system to wait while it implodes and later use the precedent set by South Dakota law to gain an Revolutionary ecclesiastical judgment from some foreign court and then to seize the property and estates of the ruling politicians, lawyers, judges, police of South Dakota, to make them helot slaves and turn their male offspring into plow eunuchs and their female offspring into walking wombs – if white. Susan doesn't like to hear such talk from myself and doesn't go to my Church web forum so I'll leave it up to her present lawyer to give her a copy of this filing.

81 A. The Court should find by a preponderance of the evidence the following factors as set forth in *Hedland v. River Bluff Estates, LLC*, 908 N.W.2d 766, 771, 2018 S.D. 20, , ¶15:

"A plaintiff seeking a preliminary injunction must establish that he is likely to succeed on the merits, that he is likely to suffer irreparable harm in the absence of preliminary relief, that the balance of equities tips in his favor, and that an injunction is in the public interest." *Winter v. Nat. Res. Def. Council, Inc.*, 555 U.S. 7, 20, 129 S.Ct. 365, 374, 172 L.Ed. 2d 249 (2008); accord *Dacy v. Gors*, 471 N.W.2d 576, 579 (S.D. 1991).

During the 5 ½ hour hearing held on 31 August 2020 the Plaintiff Bryan Reo failed to establish any of, much less all four of the Hedley requirements. Reo's \$105,000 judgment claim against Pastor Lindstedt and \$400 claim against the Church of Jesus Christ Christian / Aryan Nations of Missouri was under appeal and oral arguments were heard on 14 Oct. 2020. They involve defamation claims outside the Ohio Statutes of Limitations which failed at the federal level before he refilled the same claims in 2015. Bryan Reo called and still calls Pastor Lindstedt a child molester (and sometimes a convicted one at that) and made such claims before the Ohio trial court and still in federal Ohio courts. The question is whether the Ohio judicial system wishes to hold onto Bryan Reo as a non-white former pretend White Supremacist dragging an Aryan Nations Pastor and his Aryan Nations Church 900 miles away to stand trial before a Lake

County lynch-mob jury comprised of non-whites and gliberal whiggers and a crooked judge who did not allow Pastor Lindstedt to present evidence on his behalf or to represent his Church or Roxie Fausnaught. The results may be that the appellate judges decide that in an age of the Covid-19 ZOG-virus affecting non-whites several times as much as whites and rural whites far less than urban whites and with an old ailing nuclear power plant that they do not need a racial holy war fought by covert “white supremacist” warlords and lone wolves to benefit a butt-hurt Satanic homosexual mongrel ZOGbot abomination such as Bryan Reo and Reo’s fellow antifa “lawfare” agents provocateur lawyers who brought about the Charlottesville Incident.

The Ohio federal litigation involves similar Bryan Reo frivolous and malicious litigation. Bryan Reo’s father and wife are involved in two of these cases, them (really Bryan Reo) claiming that Pastor Lindstedt seeing Reo’s wife jumping up and down in the Lake County Courthouse during the Lake County trial before what Pastor Lindstedt thought were two homosexual mongrels, one of which turned out to be Bryan Reo’s father, regrettably while still a mongrel not homosexual hence spawning Bryan Reo. However Bryan Reo admitted in court that Pastor Lindstedt’s web page said nothing whatsoever about “homosexual incest” or “transgendered prostitute”. Thus the Ohio federal litigation will continue for a long time even though in one case the negro judge has given Bryan Reo summary judgment and a gag order which will draw a Rule 59(e) FRCP Motion and maybe an appeal.

Bryan Reo was also grilled about the result of its second fraudulent Civil Stalking Protective Order (CPSO) in Lake County Ohio which it filed to gain advantage in its Ohio state and federal litigation and which Robert Konrad mentioned at the 3 June 2020 hearing as wanting to transfer to South Dakota. Thus Attorney Robert Konrad was an affirmative party to Reo fraud and filing for a fraudulent CPSO. Thus this Court has heard that both Bryan Reo and Robert

Konrad are self-admitted parties to abuse of legal process and perjury in an effort to gain judicial advantage in both the Ohio and South Dakota (and Missouri) courts.

Attorney Konrad also has a conflict of interest in that he used to work for Ollinger Law Firm and while this Court made it quite clear that Pastor Lindstedt could not bring this matter up at the 31 August 2020 hearing that this matter will persistently remain. Attorney Konrad had so much faith in the corruption of this Court that when Pastor Lindstedt misplaced his pen Attorney Konrad handed Pastor Lindstedt an Ollinger Law Firm pen that he “conveniently” had available. Bryan Reo, Attorney Robert Konrad and Kyle Bristow share the same Satanic glee in rubbing Pastor Lindstedt’s nose in the fact that they are servants of Satan serving Satan’s regimes. They will doubtless scream a different tune when they’s spawn are publicly gelded by them having to bite off their spawn’s testicles and young daughters sodomized by their own broomsticks before becoming walking wombs and their ancestors’ remains dug up and burned in the rubble of their former public buildings and baal-churches as was the fate of the House of Jereboam, Baasha, Zimri and Ahab. Susan Bessman when told of the matter said that Lawyer Konrad brought a pen from the Ollinger Law firm to rub Pastor Lindstedt’s nose in the South Dakota courts’ corruption Pastor Lindstedt said that the Ollinger Law Firm pen would serve as a useful trophy before collecting all their pelts for the parchment of the coming Warlord’s Civil Code Lawbooks.

So **Bryan Reo is unlikely to succeed on the merits of its litigation**, indeed NorthEast Ohio is likely to suffer the fate of Sodom and Gomorrah once White Supremacist warlords “quantrillize” the area during the 2d Civil War and chernobylize the North Perry Nuclear Power Plant turning Lake Erie into the Dead Sea. South Dakota for honoring federal interstate barratry claims should have the federal dams and hydroelectric projects destroyed to benefit warlordism.

81.B Nor for the second prong of the Hedlund precedent is Bryan Reo likely to suffer “irreparable harm” other than that its fraudulent and malicious litigation against Pastor Lindstedt and his Aryan Nations Church won’t have a payoff because not getting a windfall isn’t harmful. For four years from 2010 until 2014 Bryan Reo under the alias of “SwordBrethren” (which Bryan Reo on the stand at the 31 August hearing lied about *never* having been called) called Pastor Lindstedt a “convicted child molester” and Pastor Lindstedt called Bryan Reo a “Satanic homosexual mongrel abomination” until finding out from somewhere (maybe Attorney Konrad) about Pastor Lindstedt owning a South Dakota inheritance late in 2013 or early 2014 when Bryan Reo took down on his “SwordBrethren” blog owned by William Finck and on 16 April 2014 proceeded to sue Pastor Lindstedt for \$10.75 million for a Digital Millennium Copyright Act Violation (DMCA) for Pastor Lindstedt putting up the public Facebook profile picture (Reo’s 2004 Mentor Ohio High School Picture showing that Reo wasn’t white). If, as Bryan Reo testified that he never was known as SwordBrethren and didn’t claim on already-presented exhibits before this Court (and in all court cases) (Exhibit #2 already presented is from *Reo v. Lindstedt* Doc 26-1 1:19-cv-02589 & Doc. 11-1 1:19-cv-02786). “Prey for My Suckcess”) on 25 August 2014 to want to render Pastor Lindstedt “penniless and destitute” and take Lindstedt’s South Dakota inheritance, then Reo now claims that he sued Pastor Lindstedt for \$10.75 million in federal court back in April 2014 and when Reo lost in federal court went and filed the dismissed action before the Lake County Court on 18 Sept 2015 and against Pastor Lindstedt’s Aryan Nations Church before the Mentor Municipal Court in January 2016 that it was on the basis of Pastor Lindstedt’s Missouri property which is all the property that Reo now claims to have known about in 2014 and 2015. This is of course a deliberate lie which makes no sense.

So leaving aside that this perjured testimony by Bryan Reo suborned by Attorney Konrad is false and taking it as true, then any judgment before the Lake County Ohio court of \$105,000 is to be settled only on the basis of whatever property Pastor Lindstedt had in Missouri in 2014 and 2015. If as Bryan Reo testified under penalty of perjury that he only found out about Lindstedt's South Dakota inheritance in 2018 then *Bryan Reo isn't going to suffer "irreparable harm" on not getting this 2018-discovered windfall,* therefore *the second prong of the Hedland v. River Bluff Estates isn't passed* and *this Court, on the basis of Bryan Reo's testimony* (even though perjurious) *should immediately quash the temporary and permanent injunction.* If, as is far more likely the case, Bryan Reo knew all about Pastor Lindstedt's property since late 2013 or early 2014 when he filed the initial Reo v. Lindstedt 14-cv-00816-JG lawsuit in Ohio federal district court for \$10.75 million in mythical damages and is possible, maybe even likely based upon Lawyer Robert Konrad working in the Ollinger Law Firm coming upon the confidential client file of Susan Lindstedt Bessman and as a fellow Bryan Reo antifa "lawfare" FMI/ZPLC (ZOGbot Poverty [F]Law Center anti-white supremacist lawyer notified Bryan Reo and the rest of the antifa crew that Pastor Lindstedt had something to steal. See **Exhibit #1 April 16, 2014 Docket of Reo v. Lindstedt 14-cv-000816-JG.**

Bryan Reo and Attorney Konrad decided to lie about Bryan Reo's past history as a public figure within the White Supremacy and Christian Identity Movements, pretend that for some malign reason that Pastor Lindstedt decided to only pick on Bryan Reo out of a hundred-thousand random nigger faggots in the Cleveland Ohio area, pretend that Bryan Reo never was known as "SwordBrethren" and didn't know all about Pastor Lindstedt's South Dakota inheritance. This Court – if it doesn't want to be known as a Party along with Bryan Reo and Robert Konrad to this perjury and fraud – really has no choice but to quash the temporary and

deny the permanent injunctions upon the South Dakota property now owned by Pastor Lindstedt's sister Susan Bessman. The second prong of the necessary four-prong *Hedlund* foundation has failed in that Bryan Reo isn't going to suffer "irreparable injury" for not getting an undiscovered windfall not allegedly known about when Reo filed the first of the never-ending litigation. Bryan Reo whined about this litigation never ending. It can and should end with both himself and Attorney Robert Konrad being disbarred and sent to prison for perjury and theft.

81.C Under the *Hedlund* test the "balance of equities" due to the fact that Bryan Reo litigation in Ohio may not succeed if saner minds in the Ohio government and judiciary decide that they don't need "white supremacists" spreading as biological warfare that affects non-whites and urban whites far more harshly than rural klansmen or looking to melt-down nuclear power plants and because Bryan Reo and Attorney Konrad have perjured themselves numerous times in seeking a windfall against Pastor Lindstedt and his sister the balance of equities favors quashing any injunctions against the white supremacist brother and the relatively benign sister and putting Bryan Reo and Attorney Konrad in prison for 10-20 years.

81.D. Under the *Hedlund* test an injunction is not in the public interest given that an outside lawyer Bryan Reo got another antifa lawyer who got confidential information working with one of the defendant's legal files from the Ollinger Law Firm got an *ex parte* temporary injunction maintained and renewed without the Defendants, especially Pastor Lindstedt and Lindstedt's Aryan Nations Church getting any say in the matter. Literally the ethically challenged Attorney Konrad will draft something a few minutes before midnight and the judge will approve it the very next morning just after 7:00 am. This sets the precedent that a foreign court could write up a similar Writ of Proscription taking away the property of lawyers and politicians and police and

have such executed without prior notice upon application as this Court has done to Pastor Lindstedt and his sister. The public interest is not served by Bryan Reo/Robert Konrad thievery.

82. The Court finds that the basis of Plaintiff's Claim is specious and based upon fraud under color of SDCL 54-8A which the facts show that Bryan Reo and Robert Konrad have lied.

83. – 88. There is no dispute as to whether Pastor Lindstedt transferred his family inheritance which Bryan Reo claims through barratry in Ohio back to his sister and now Pastor Lindstedt is penniless just like Bryan Reo promised as "SwordBrethren" in a Christogenea blog post back in August 2015. What is in dispute is whether lawyers get to use this SD 54-8A law to defraud and oppress under color of law their political enemies and seize their property. If so then Civil War II

89. This Court finds that due to deceit and fraud both in Ohio and before this Court due to Bryan Reo perjury suborned by his fellow antifa lawfare Attorney Robert Konrad who is barred from this case due to having worked in the law firm which handled Susan Bessman's confidential legal work in the past that Plaintiff will be unable to prevail or even likely avoid being jailed and disbarred for perjury and fraud. Pastor Lindstedt was merely being responsible with his inheritance by transferring it back to his sister who is a grand-daughter of the man who built it up

90. The Court takes notice of SDCL 54-8A-4 which Attorney Konrad applies selectively. Truncated except for the 54-8A-4 (4) which is the main basis of this Reo barratry litigation.

(4) Before the transfer was made or obligation was incurred, the debtor had been sued or threatened with suit;

This litigation before this Court involves Bryan Reo long-time litigation against Pastor Lindstedt and Lindstedt's Aryan Nations Church involving a long-time antifa agent provocateur pretending to be a [non-white] White Supremacist and Christian Identity sub-pastor and having Pastor Lindstedt identity "SwordBrethren" as Bryan Reo a Lake County Ohio court with a non-white juror and liberal jurors found against Pastor Lindstedt and Lindstedt's Aryan Nations Church.

The end result is a religious and racial Civil War in which Pastor Lindstedt got a judgment in his own ecclesiastical court for billions against the State of Ohio and writs of marquee against the governments and inhabitants thereof. Currently there is an appeal pending in which oral arguments were finally heard on 14 Oct. 2020 due to Bryan Reo delay.

SD 54-8A-4 (4) is a weapon usually reserved for the lawyers to where if they merely threaten to sue and the non-lawyer victim decides to take his property out of his name the lawyers can still seize it through their own simulated legal process before their own corrupt courts as is being done right now against Pastor Lindstedt, Lindstedt's Aryan Nations Church and non-racist sister. Before the 31 August 2020 hearing Pastor Lindstedt talked to Lawyer Konrad (but not Bryan Reo) about how Lindstedt was counter-suing Lawyer Konrad and his present and past Ollinger Law Firm in one of the Bryan Reo lawsuits in Ohio and thus all these lawyer's assets needed to be catalogued and frozen pending litigation due to SD 54-8A-4 (4). Konrad snarled "*Best of luck with that buddy.*" Which is absolutely correct. This Court is not going to obey SD 54-8A-4 against one of their own legal predators and parasites. If upon commencing litigation the proposed victim were to counter-sue the lawyer and law firms then there would be no point to the legal profession and thus the common-law court system in which lawyers run wild creating litigation would be replaced by a civil law system in which all the lawyers are highly regulated and work for the civil authorities to ensure order and justice.

Pastor Lindstedt does not recognize the legitimacy of this Court to selectively enforce SD 54-8A-4 (4) against Pastor Lindstedt and his Aryan Nations Church while locked in religious and racial civil warfare with Bryan Reo and Lake County Ohio and the State of Ohio before their courts to "hold harmless" these South Dakota officers of this Court. If this Court wishes to engage in religious and racial civil warfare and bring it to South Dakota it should be open about

its choices in doing so. Right now the North Perry Nuclear Power Plant is a future potential weapon to be used against the People of Lake County for running a corrupt court proceedings against Pastor Lindstedt and his Aryan Nations Church engaged in racial and religious civil warfare. Pastor Lindstedt's and the forces of Aryan Christian Israel is to militarily and politically protect the Ten Thousand Warlords successor state by making it impossible for the will of the Mighty Evil Empire to hold sway over the now separate regions by devastating the blue-states and their sundry populations. A corrupt judgment from Ohio where Bryan Reo and Reo's antifa lawyer allies who brought about Charlottesville should stay in Ohio, but if it is brought here then South Dakota should share in Ohio's devastation when Ohio loses the racial civil holy war. That means that the lawyers should be eliminated or enslaved, the current system overthrown and like when Lawyer Konrad recommended that Bryan Reo see Oahe Dam Bryan Reo replied correctly that Pastor Lindstedt in court papers elsewhere said that this dam should be destroyed as a federal project in order to undo all consolidated government works just before court was opened. This Court should consider the full consequences of selectively carrying forth SD 54-8A-4 (4).

91. As discussed during the facts portion Bryan Reo and Attorney Konrad are unlikely to prevail on the merits due to their perjury and that the law needs to be enforced equally on all parties.

92. Attorney Konrad lies or misstates the facts and law on the following items.

B. Pastor Lindstedt's sister promised not to sell the inheritance deeded back to her but rather to keep it in the family. Other than that Pastor Lindstedt has no control over the land either past nor future. Pastor Lindstedt doesn't want the property back but rather to use this lawsuit as "bait" to exterminate South Dakota regime criminals and their entire families and friends and give their property and persons as slaves (if white) to his Resistance soldiers as warlords running a theocratic local military dictatorships until a confederated reunification by regions is possible.

C. By deeding the property back to she who had held it before no title company was necessary and so it wasn't necessary to inform Pastor Lindstedt's sister of this matter until she discovered that she was being sued by Bryan Reo and some lawyer in South Dakota.

D. Pastor Lindstedt answered most of Bryan Reo's post-trial discovery except for his bank accounts and gun serial numbers and who his renters were. (Having a crazed delusional Satanic homosexual mongrel ZOGbot abomination such as Bryan Reo have anything to do with White People makes Pastor Lindstedt's skin crawl. Bryan Reo is an extremely predatory homosexual who tries to blackmail Aryan Christian Israelites into forced homosexual sex with him. "Victor Switzer" a fireman at Pine Bluff Arkansas was blackmailed with outing as a White Supremacist and nearly lost his job in Feb 2011 but came back in October 2011 before leaving again with his mangina presumably unporked by "SwordBrethren / Bryan Reo" when Bryan Reo found out that "Victor Switzer" was a whiter man than Reo but had a full-blood Chocktaw grandfather and told William Finck when "Victor" ran off. Pastor Lindstedt's ex-friend John Britton was stalked and Reo threatened to rape his wife and five daughters even though it wasn't until Pastor Lindstedt figured out in June 2013 that Britton came from Ottawa County in Eastern Oklahoma and was likely Eastern Shawnee that Britton had surcease from Bryan Reo homosexual blackmail. Bryan Reo interfered with John Britton's federal civil lawsuit by telling the federal magistrate judge that Britton was the nephew of an Idaho Aryan Nations pastor. **See Exhibit #2, Britton v. Dallas Airmotive 1:07-cv-00547-EJL-LMB Doc 438, 5 pages.** Bryan Reo was also pretending to be "Bryan Nicewonger" – a homosexual allusion used on the homosexual NIM-Buster forum to impersonate John Britton. Bryan Reo provoked John Britton into threatening to shoot Reo if Reo came to Emmet Idaho to rape John Britton's wife and daughters – even though Bryan Reo is a notorious homosexual mongrel – and so Reo recorded the Talkshoe show then had it taken down

and later used this matter in the Lake County Ohio litigation Reo won after losing in federal court. In any case Reo blackmailed Britton into submission three times and so after the third time dumped Pastor Lindstedt as a friend in March 2013 but never insofar as Lindstedt knows gave Reo any homosexual favors, certainly not after Lindstedt found out Britton might be a mongrel.) Pastor Lindstedt is thus reluctant to give the names of any normal White people to Bryan Reo, especially if they have nothing to do with White Supremacy or Christian Identity. In any case, when Bryan Reo tried to have Pastor Lindstedt dragged back up to Lake County Ohio 900 miles away and jailed for not answering the questions other than to admit that Lindstedt had closed all his bank accounts and no longer had renters and refused to give the gun serial numbers, the corrupt trial court judge Patrick Condon admitted that his Lake County Court had no such jurisdiction outside the boundaries of Ohio on 15 Jan. 2020. Attorney Robert Konrad – probably not one of Bryan Reo’s Aryan homosexual lovers albeit an antifa “lawfare” fanatic – somehow neglected to mention that this matter has already been resolved in Ohio. Bryan Reo is fascinated with guns and is always claiming that Pastor Lindstedt is a friend and associate of TraitorGlenn Miller, like Bryan Reo a homosexual mongrel working as an agent provocateur for the federal government who gunned down three mongrels in the parking lot of a jew retirement home in Overland Park just like Reo and Reo’s FMI/ZPLC fellow ZOGBots did Charlottesville. Pastor Lindstedt is no friend of Satanic homosexual mongrel ZOGBot abominations, be it TraitorGlenn Miller or Bryan Reo although Reo claimed otherwise in the Pierre Capitol Journal article in Sept.

G. Pastor Lindstedt did answer interrogatory questions. Reo’s and Konrad’s lies appear ongoing.

93. As covered already, Bryan Reo is unlikely to prevail on the merits or if Reo does that leaves open this law being used to destroy the lawyer community of South Dakota when applied against themselves in a vengeful manner.

94. The court, having taken judicial notice of the transcripts, especially the 3 June transcript can see that Bryan Reo and Robert Konrad were going to use a fraudulent Civil Stalking Protective Order (CSPO) in order to transfer it to South Dakota and use it along with the other Ohio cases. The Lake County Magistrate Christian Andre and Judge Eugene Lucci took notice of Bryan Reo “lawfare” and perjury and dismissed the Reo temporary CSPO just like this Court should do with their Temporary Protective Order. Attorney Konrad should be held in contempt for fraud upon this Court and disbarred upon further investigation, even prosecuted for barratry and fraud.

95. As Bryan Reo admitted, this litigation by Reo upon Lindstedt “never ends.” This Court itself in admonishing Attorney Konrad in its 31 July Memorandum Decision for Konrad falsely claiming that Lindstedt has no “standing” admits that the part concerning fraudulent transfer is moot unless and until Reo wins its Ohio litigation. Now that everyone is scared of “white supremacists” who like Bryan Reo are rioting mongrels looting and shooting and killing Trump supporters then the Ohio courts might wish to reconsider holding Pastor Lindstedt and Lindstedt’s Aryan Nations Church to endless Reo litigation over Lindstedt’s Church’s web pages informing the public about Reo and Reo’s antifa bogus “white supremacists.” Pastor Lindstedt and genuine White “White Supremacists” hold grudges and have nothing against killing millions of ZOGLings in order to destroy the current Satanic federal and state and local regimes and establishing local military dictatorships over a purged population. Pastor Lindstedt thinks that “Peak Bryan Reo” is over & that this Court might find it best to simply let Susan Bessman keep the property, especially given all the lying that Bryan Reo-Robert Konrad has done to this Court.

96. This Court should ignore the lying mythical claim by Konrad about transfer posing any risk to the public. The matter is notorious not only in the Pierre area due to the 2 Sept. 2020 Pierre Capital Journal article “*White Supremacist fighting over Stanley County land*” but all through the

nation, especially in the antifa and “white nationalist” subcultures. That said this Court should realize that those she is trying to have re-elect her know that she allows outsiders to with interested lawyers take away their property just by filing a lawsuit and that their property is not safe. Pastor Lindstedt deliberately sought out the interview knowing that he would be portrayed as a wild-eyed dischevelled White Supremacist mad-mad with a bunch of crooked lawyers out to take away his property. No one with any sense is going to want to buy and Susan Bessman is not wanting to sell – not that she could given the unlawful restraining order which never should have been made in the first place. Pastor Lindstedt thinks that his former inheritance should be used as “bait” to use as a pretext for the extermination of lawyers, politicians and police given that they have destroyed the pretence of rule of law. If one cannot keep their own property from thieving lawyers why should anyone pay any attention to supposed “rule of law?”

97. The balance of equities, including the knowing perjury by Bryan Reo and Attorney Konrad, means that this Court should quash this preliminary injunction just as the Lake County Court did with Bryan Reo’s CPSO in which Bryan Reo (and Attorney Konrad) got caught out in perjury.

98. Bryan Reo is not likely to suffer any injury given that Reo’s never-ending lawsuits as a non-white public figure white supremacist and agent provocateur in which Bryan Reo claims that he never was known as “SwordBrethren” and everything since filing the first federal lawsuit in April 2014 has been court records or Bryan Reo initiated material has no real case. Bryan Reo also perjured itself by claiming to have not discovered that Pastor Lindstedt had a South Dakota inheritance – a knowing lie that Attorney Konrad repeats in Konrad’s lying finding of facts and conclusions of law. Then if this is the case, as opposed to a lie, then the litigation which began in April 2014 and refilled in Lake County Court was against Pastor Lindstedt’s modest Missouri assets only and thus Lindstedt’s South Dakota inheritance (which Attorney Konrad might well

have had a part in as an antifa lawyer given confidential files regarding Susan Bessman to Bryan Reo) is a mere windfall to which Bryan Reo has no valid claim. Thus Bryan Reo has no real claim to any judgment whatsoever given that it is based upon nothing but Bryan Reo as an antifa agent provocateur getting the aid of corrupt Ohio courts with nothing better to do than start a racial and religious civil war against a genuine white supremacist and his Aryan Nations Church. Insofar as Bryan Reo not having limitless money it is Bryan Reo who has gotten its way and impoverished Pastor Lindstedt with its endless litigation probably paid for with federal and state money and legal oppression. In short this racial and religious civil war which might well end in the devastation of Northeastern Ohio is perceived to be state-sponsored terrorism as is this case.

99. In conclusion this Court should simply quash Plaintiff Bryan Reo's claims against Pastor Lindstedt and Lindstedt's sister given that Bryan Reo and his ethically challenged Attorney Robert Konrad has done nothing but lie and perjure themselves to gain a temporary restraining order, that any legal conflicts and civil warfare in Ohio should if all possible stay in Ohio and that Bryan Reo's claims are fraudulent in nature and contrary to SDCL 54-8A & 15-16-45 & -46

100. The Court upon balancing the applicable law and not wanting to reward the perjury of Bryan Reo and Attorney Konrad under the standards as set forth in *Hedlund* finds that Plaintiff and Attorney Konrad's Motion for Preliminary Injunction should be denied like the Lake County Ohio Court denied Bryan Reo's bogus request for a Civil Stalking Protection Order in which Attorney Konrad admittedly participated in & both Bryan Reo and Attorney Konrad punished by this Court with awarding substantial damages to Defendants & disbarment of Attorney Konrad. Susan Bessman has already spent probably \$10,000 in attorney's fees defending her interests in what is now her Stanley County property and Pastor Lindstedt has had to give up his inheritance worth then around \$2 million and tens of thousands of dollars and years of time fighting with

Bryan Reo attacks since 2010 when he found out the real identity of Bryan Reo infiltrating the White Supremacist and Christian Identity Movements.

101. The Court finds and orders that the temporary restraining order never should have been granted in the first place and thus quashes further Bryan Reo legal actions right now.

102. This Court finds and orders that the property listed as something to steal by Bryan Reo and Attorney Konrad is fully vested in the new owner Susan Bessman and lifts any claims or liens to the contrary by Bryan Reo or Attorney Konrad.

FURTHER, the Court finds that both Pastor Lindstedt and Susan Bessman suffered monetary damages defending themselves and their property from the perjurous and malicious claims of Bryan Reo and Attorney Konrad and that the restraining order never should have been granted in the first place. Both Bryan Reo and Attorney Konrad are to pay the monetary damages and punitive damages to be decided through legal process and Attorney Konrad is to face investigation by the local and state bar association to face disbarment and possible criminal complaints for perjury and conspiracy to defraud the Defendants and putting the State of South Dakota at risk of religious civil warfare.

103. Pastor Lindstedt not being allowed to make his own record of the 31 August 2020 hearing and not being informed by this Court as to when he must submit his Proposed Findings of Fact and Conclusions of Law and not trusting whatever lies that Bryan Reo or Robert Konrad speak presents this Motion of his Findings of Fact and Conclusions of Law to be delivered via e-mail and mailed via US Mail to this Court and to Attorney Konrad and placed upon Pastor Lindstedt's Church web page unless censored. As with all Bryan Reo litigation since April 2014 it is to be expected that Bryan Reo and Robert Konrad will file innumerable Motions to Strike and for

Summary Judgment and whatever else they can do to increase the expense for Pastor Lindstedt and Lindstedt's sister Susan Lindstedt Bessman.

Pastor Lindstedt does not expect anything different and will continue to fight until one or both sides are dead and the state and federal government forces are no more and their populations are decimated upon inevitable collapse.

Hail Victory!!!

-S-

Pastor Martin Lindstedt, Defendant of and for

The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)

338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

16 October 2020

(Exhibit #1 is from *Reo v. Lindstedt* 14-cv-00816-JG docket sheet from Apr. 16, 2014 showing that Bryan Reo was suing Pastor Lindstedt for \$10.75 million and thus Reo perjured itself by claiming to not know until 2018 about Lindstedt's South Dakota inheritance with the connivance of Attorney Konrad.)

(Exhibit #2 Britton v. Dallas Airmotive Inc. 1:07-cv-00547-EJL-LMB Doc 438 showing that Bryan Reo was stalking John Britton and Pastor Lindstedt back in 2011 as a homosexual named "Bryan Nicewonger" as well as a federal informant Bryan Reo in order to cause anguish through lawfare.)

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing Pastor Lindstedt's Proposed Findings of Fact and Conclusions of Law was e-mailed and mailed to Plaintiff Bryan Reo lawyer rob@xtremejustice.com on 16 Oct. 2020 to Attorney Konrad, 1110 E. Souix Ave. Pierre South Dakota 57501.

A copy of the foregoing with exhibits will be mailed (and e-mailed) 16 October 2020 to the Clerk of Courts, Stanley County, Stanley County Courthouse, 08 East 2d Avenue, Ft. Pierre, South Dakota 57532

E-mail to Kody Kyriss, Susan Bessman's lawyer: k.kyriss@riterlaw.com

A copy of the foregoing shall be displayed at:

<http://www.whitenationalist.org/forum/showthread.php?2178>